

TARGET MARKET

DETERMINATION

This Target Market Determination (TMD) is required under section 994B of the Corporations Act 2001 (Cth) (the Act). It sets out the class of consumers for whom the product, including its key attributes, would likely be consistent with their likely objectives, financial situation and needs. In addition, the TMD outlines the triggers to review the target market and certain other information. It forms part of Melbourne Securities Corporation Limited's and DomaCom Australia Limited's design and distribution arrangements for the product.

This document is not a product disclosure statement and is not a summary of the product features or terms of the product. This document does not take into account any person's individual objectives, financial situation or needs. Persons interested in acquiring this product should carefully read the Product Disclosure Statement (PDS) for before making a decision whether to buy this product.

Important terms used in this TMD are defined in the TMD Definitions which supplement this document. Capitalised terms have the meaning given to them in the product's PDS, unless otherwise defined. The PDS can be obtained at: www.domacom.com.au

Fund and Issuer Identifiers:

Issuer	Melbourne Securities Corporation Limited
Issuer ACN	160 326 545
Issuer AFSL	428289
Manager	DomaCom Australia Limited
Manager ACN	153 951 770
Fund	DomaCom Fund
ARSN	167 020 626
APIR Code	NA – an APIR code is allocated for each sub-fund once a property has been acquired
ISIN Code	NA – an ISIN is allocated for each sub-fund once a property has been acquired
Effective Date	2 nd May 2023
TMD Version	V1.2
TMD Status	Current

Product Description	- Investment exposure to Investment could be into O Listed; or O Unlisted c	discrete ec o: ompanies	b-Fund is a product offering the following key features: quity investments in public or private companies.
	- Investment in a fraction	of a specifi	c investment with other like-minded investors
Target Market	Needs, Objectives and Final Class of Customer This product is targeted at the and financial situation.		f customer which meets the below needs, objectives
TMD Indicator	Needs and Objectives This product is designed for individuals or entities who: - Wish to gain exposure to specific equity security investment opportunities as set out in the Supplementary Product Disclosure (SPDS) document - Wish to invest in a vehicle that uses arm's length review and management of the underlying asset - Need to create a diversified portfolio across asset classes - Are looking for diversification in their portfolio Financial Situation This product is designed for individuals or entities who: - May not have the capacity to invest in the equity security investment directly - Do not wish to invest the quantum generally required for direct special opportunities - Understand the liquidity options available to them to exit their investment either through the expiry of the investments term, wind-up of an investment through unitholder vote or the sale of units via the DomaCom liquidity facility Based on the Product Description and Target Market described above, the TMD Indicator indicates whether a consumer meeting the following attributes is likely to be in the target		
	market for this product: In target market	Potentia	lly in target market Not in target market
	Consumer Attributes		
	Investment Objective	TMD	
	Capital Growth		A Special Opportunities Investment (Equity
	Capital Preservation		Securities) Sub-Fund aims to provide investors
	Capital Guaranteed		with an exposure to an equity style investment
	Income Distribution		into a listed or unlisted company. Investors may benefit from income returns and the potential for capital growth.
	Investment Timeframe	TMD	
	Short (<2 years)		Sub-Fund terms can range and may be set to a
	Medium (>2 years & <8		maximum of 30 years. At the end of a Sub-Funds
	years)		term, unitholders vote to either wind-up or

	Long (>8 years0		extend the Sub-Funds term by Ordinary Resolution. Investors may also, at any time, vote to wind-up up a Sub-Fund via a Special Resolution vote of unitholders. Individual investors may also utilise the DomaCom liquidity facility to exit their investment at any time subject to there being a willing buyer of those units.
	Need to withdraw money		
	Daily		All Sub-Funds have a set investment period as
	Weekly		outlined in the relevant Supplementary Product
	Monthly		Disclosure Statement. Sub-Fund can have a
	Quarterly		range of terms up to a maximum of 30 years. At
	Annual or longer		the end of the set time period unitholders may vote to wind-up or extend the time period for the sub-Fund. Investors may also vote to wind-up a Sub-Fund at any time by Special Resolution. Individual investors may also exit their investment using the DomaCom liquidity facility depending on the availability of buyers of any units offered.
	Intended Product Use		The Development of the development of the Company o
	Solution/ Standalone		The DomaCom Fund enables investors to
	(>75%) Core Component (25- 75%		diversify their investments across multiple asset classes including property, mortgage-backed loans and Special Opportunities.
	Small Allocation (<25%)		Within the equity asset class investors may diversify across different companies and both listed and unlisted entities.
	Risk and Return Profile		
	Low		A Special Opportunities Investment (Equity
	Medium		Securities) Sub-Fund aims to provide investors
	High		with access to the returns from a listed or
	Very High		unlisted company including any increase (or decrease) in capital value and may also provide income.
	Other (Specify)	TMD	
Distribution Conditions	terms and conditions outlin to time) and is subject to th	ed in the F e following	or issued in accordance with the relevant product Product Disclosure Statement (as amended from time g further Distribution Conditions: ors via the DomaCom Fund Product Disclosure

Initial Review Periodic Reviews Review Triggers & Information Requirement s	 Consumer must accept the Supplementary Product Disclosure Statement for a specific investment opportunity Consumer must acquire the product through a financial adviser or authorised distribution partner and is receiving the product under Personal or General Advice or via DomaCom's General Advice licence. Within one (1) year of the effective date At least every two (2) years from the initial review Where the issuer or DomaCom determines that any of the below triggers has occurred, this TMD will be reviewed: 			
	Review Trigger	Information Requirements	Provider	Reporting Frequency
	Changes	Material changes to key attributes, investment objective and/or fees	Chief Compliance and Risk Officer	As required
	Complaints	The number, nature and outcomes of complaints received.	Chief Compliance and Risk Officer	Bi-Monthly
	Significant dealing outside the target market	The nature and circumstances of the significant dealing, the number of consumers affected and report whether consumer harm or detriment has or is likely to occur.	Chief Operating Officer	Bi-Monthly

Distributor Reporting Requirements This part is required under section 994B(5)(g) and (h) of the Act.		
Reporting requirement	Reporting period	Which distributors this requirement applies to
Complaints (as defined in section 994A (1) of the Act) relating to the product design, product availability and distribution. The distributor should provide all the content of the complaint, having regard to privacy.	As soon as the Distributor has received the complaint.	All distributors
Significant dealing outside of target market, under s994F (6) of the Act. See Definitions for further detail.	As soon as practicable but no later than 10 business days after distributor becomes aware of the significant dealing.	All distributors
To the extent a distributor is aware of dealings outside the target market these should be reported to the issuer, including reason why acquisition is outside of target market, and whether acquisition occurred under personal advice.	Within 10 business days following end of calendar quarter.	All distributors

If practicable, distributors should adopt the FSC data standards for reports to the Issuer. Distributors must report to the Issuer using the quarterly compliance report or other method specified by the issuer and should send reports to the issuer via email to trustee@msc.group with the subject line 'DDO Reporting – DomaCom Fund'. The Issuer can also be contacted in relation to this TMD on 1300 190 198.

This TMD is issued by Melbourne Securities Corporation Limited ACN 160 326 545 AFSL No. 428289 in its capacity as the responsible entity and issuer of the interests in the managed investment scheme referred to in this TMD. This TMD includes general information only and does not take into account your individual objectives, financial situation, needs or circumstances. Before making any investment decision, you should assess whether the material is appropriate for you and read the product disclosure statement for the product. The PDS can be obtained at www.domacom.com.au.

To the maximum extent permitted by law, no liability is accepted for any loss or damage as a result of any reliance on this information. This TMD does not constitute a financial product recommendation or an offer or solicitation with respect to the purchase or sale of the product in any jurisdiction. This material is not intended for distribution to, or use by, any person or entity in any jurisdiction or country where such distribution or use would be contrary to local law or regulation.

Definitions				
Consumer's Investment Objective				
Capital Growth	The consumer seeks to invest in a product designed to generate capital return. The consumer prefers exposure to growth assets or otherwise seeks an investment return above the current inflation rate.			
Capital Preservation	The consumer seeks to invest in a product to reduce volatility and minimise loss in a market down-turn. The consumer prefers exposure to defensive assets (such as cash or fixed income securities) that are generally lower in risk and less volatile than growth investments.			
Capital Guaranteed	The consumer seeks a guarantee or protection against capital loss whilst still seeking the potential for capital growth (typically gained through a derivative arrangement). The consumer would likely understand the complexities, conditions and risks that are associated with such products.			
Income Distribution	The consumer seeks to invest in a product designed to distribute regular and/or tax-effective income. The consumer prefers exposure to income-generating assets (typically, high dividend-yielding equities, fixed income securities and money market instruments).			
Consumer's Intended Produc	t Use (% of Investible Assets)			
Solution/standalone (75-100%)	The consumer intends to hold the investment as either a part or the majority (up to 100%) of their total investable assets (see definition below). The consumer typically prefers exposure to a product with at least High <i>portfolio diversification</i> (see definitions below).			
Core component (25-75%)	The consumer intends to hold the investment as a major component, up to 75%, of their total investable assets (see definition below). The consumer typically prefers exposure to a product with at least Medium <i>portfolio diversification</i> (see definitions below).			
Satellite (<25%)	The consumer intends to hold the investment as a smaller part of their total portfolio, as an indication it would be suitable for up to 25% of the total investable assets (see definition below). The consumer is likely to be comfortable with exposure to a product with Low <i>portfolio diversification</i> (see definitions below).			
Investible Assets	Those assets that the investor has available for investment, excluding the family home.			
Consumer's intended investr				
Short (≤ 2 years)	The consumer has a short investment timeframe and may wish to redeem within two years.			

Medium (> 2 years)	The consumer has a medium investment timeframe and is unlikely
	to redeem within two years.
Long (> 8 years)	The consumer has a long investment timeframe and is unlikely to
	redeem within eight years.
Consumer's Risk (ability to	bear loss) and Return profile
Low	The consumer is conservative or low risk in nature, seeks to
	minimise potential losses (e.g. has the ability to bear up to 1
	negative return over a 20-year period (SRM 1 to 2)) and is
	comfortable with a low target return profile.
	Consumer typically prefers defensive assets such as cash and fixed
	income.
Medium	The consumer is moderate or medium risk in nature, seeking to
	minimise potential losses (e.g. has the ability to bear up to 4
	negative returns over a 20-year period (SRM 3 to 5)) and
	comfortable with a moderate target return profile.
	Consumer typically prefers a balance of growth assets such as
	shares, property and alternative assets and defensive assets such
	as cash and fixed income.
High	The consumer is higher risk in nature and can accept higher
	potential losses (e.g. has the ability to bear up to 6 negative returns
	over a 20-year period (SRM 6)) in order to target a higher target
	return profile. Consumer typically prefers predominantly growth
	assets such as shares, property and alternative assets with only a
	smaller or moderate holding in defensive assets such as cash and fixed income.
Very High	The consumer has a more aggressive or very high-risk appetite,
very High	seeks to maximise returns and can accept higher potential losses
	(e.g. has the ability to bear 6 or more negative returns over a 20-
	year period (SRM 7) and possibly other risk factors, such as
	leverage).
	Consumer typically prefers growth assets such as shares, property
	and alternative assets.
Consumer's need to withdr	
Daily/Weekly/Monthly/	The consumer seeks to invest in a product which permits
Quarterly/ Annually or	redemption requests at this frequency under ordinary
longer.	circumstances and the issuer is typically able to meet that request
	within a reasonable period.
	The survey of th
Distributor Reporting	
Significant dealings	Section 994F (6) of the Act requires distributors to notify the issuer
	if they become aware of a significant dealing in the product that is
	not consistent with the TMD. Neither the Act nor ASIC defines when
	a dealing is 'significant' and distributors have discretion to apply its
	ordinary meaning.
	The issuer will rely on notifications of significant dealings to
	monitor and review the product, this TMD, and its distribution

	strategy, and to meet its own obligation to report significant dealings to ASIC. Dealings outside this TMD may be significant because: • they represent a material proportion of the overall distribution conduct carried out by the distributor in relation to the product, or • they constitute an individual transaction which has resulted in, or will or is likely to result in, significant detriment to the consumer (or class of consumer). • In each case, the distributor should have regard to: • the nature and risk profile of the product (which may be indicated by the product's risk rating or withdrawal timeframes), • the actual or potential harm to a consumer (which may be indicated by the value of the consumer's investment, their intended product use or their ability to bear loss), and • the nature and extent of the inconsistency of distribution with the TMD (which may be indicated by the number of red or amber ratings attributed to the consumer). • Objectively, a distributor may consider a dealing (or group of dealings) outside the TMD to be significant if: • it constitutes more than half of the distributor's total retail product distribution conduct in relation to • the product over the reporting period, • the consumer's intended product use is Solution / Standalone, or • the consumer's intended product use is Core component and the consumer's risk (ability to bear loss)
Relevant SPDS	- and retain profile is Low.
VEIENGLIF SEDS	